incorporated into this Section as fully as if they were written out herein, except the definition of the term "Elections," which as used in this sub-tifle, shall not be defined to mean municipal primary elections held in the City of Baltimore, but shall be and hereby is defined to mean municipal general elections hereafter held in the City of Baltimore during the effective period of this Act.

- Every Absentee Resident, as heretofore defined, shall be entitled to vote by mail in any municipal general election which shall be hereafter held in the City of Baltimore; and any Absentee Resident desiring to vote by mail in any municipal general election hereafter held in the City of Baltimore shall be entitled to follow the same procedure and be entitled to the same rights and privileges that Absentee Residents seeking to vote by mail in the municipal primary elections held in the City of Baltimore are entitled to under any and all provisions of Senate Bill No. 524, as enacted by the General Assembly of Maryland, 1945 Session (which said Bill is more fully described in Section 319 of this sub-title), insofar as the said sections of the said Act may reasonably be construed to apply to municipal general elections hereafter held in the City of Baltimore.
- It shall be the duty of the Board of Supervisors of Elections of Baltimore City to provide for Absentee Residents voting by mail in the municipal general elections hereafter held in the City of Baltimore in the same manner that the said Board is authorized and empowered to provide for Absentee Residents voting in the municipal primary elections in the City of Baltimore by virtue of any duty may be imposed upon the said Board by Sections 239A to 239X, inclusive, of Senate Bill No. 524, as enacted by the General Assembly of Maryland, 1945 Session (which said Bill is more fully described in Section 319 of this sub-title), insofar as the provisions of said Senate Bill No. 524 can, by any reasonable construction thereof, be made applicable to municipal general elections in the City of Baltimore, and all of the said sections of Senate Bill No. 524, as enacted by the General Assembly of Maryland, 1945 Session, including Sections 239A, 239B, 239C, 239D, 239E, 239F, 239G, 239H, 239-I, 239J, 239K, 239L, 239M, 239N, 239-O, 239P, 239Q, 239R, 239S, 239T, 239U, 239V, 239W and 239X, are hereby declared to be the law governing municipal general elections in the City of Baltimore, insofar as the provisions of said Bill or Act are consistent with the purposes of this Act, or may be made applicable to the purposes of this Act, either by a reasonable construction